

DIVISION OF DEVELOPMENTAL DISABILITIES

Sent on Behalf of DES/DDD Business Operations

Please do not reply to this message

The Division of Developmental Disabilities (Division) wants Qualified Vendors to know that the federal district court for the District of Columbia has vacated the two main parts of the Department of Labor's proposed amendment to the Fair Labor Standards Act (FLSA) domestic services rule. On December 22, 2014, the United States District Court for the District of Columbia vacated the United States Department of Labor's amendment to rules regarding which employers of domestic service workers were required to comply with minimum wage, overtime pay, and payment for travel time. On January 14, 2015, the court made a final ruling vacating the Department of Labor's regulation defining companionship services.